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10 **UNITED STATES DISTRICT COURT**
 11 **NORTHERN DISTRICT OF CALIFORNIA**

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13 IN RE: SOCIAL MEDIA ADOLESCENT
 ADDICTION/PERSONAL INJURY
 14 PRODUCTS LIABILITY LITIGATION,

MDL No. 3047

Case No. 4:22-md-03047-YGR (PHK)

15 This Document Relates To:

**JOINT STATUS REPORT
 REGARDING SUPPLEMENTAL
 RESPONSES AND DOCUMENT
 PRODUCTION RE: EUGENIA
 COONEY**

16 ALL ACTIONS

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20 Pursuant to this Court's October 20, 2025 Order resolving Plaintiffs' Motion to Compel

21 Discovery from the TikTok Defendants regarding third party Eugenia Cooney (ECF No. 2326), the

22 Parties respectfully submit this Joint Status Report.

23 On November 10, 2025, the TikTok Defendants served supplemental responses to

24 Plaintiffs' Document Request Nos. 175, 176, 178, 185, and 187. Specifically, the TikTok

25 Defendants stated that, based on their investigations to date, they have identified non-privileged

26 documents responsive to Request Nos. 175, 185, and 187. Beginning this week, the TikTok

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Defendants will produce these documents on a rolling basis until the productions are complete. The TikTok Defendants are endeavoring to complete all productions by December 4, but may require additional time given the intervening Thanksgiving holiday and need for privilege review. If so, the TikTok Defendants will confer with Plaintiffs in advance of that date and apprise the Court of any updates in a subsequent joint status report.

With respect to Request Nos. 176 and 178, the TikTok Defendants advised in their supplemental responses that they have not identified any non-privileged, responsive documents based on their investigation to date. However, the TikTok Defendants' searches remain ongoing, and should responsive documents be identified at a later date, the TikTok Defendants will promptly supplement these responses and produce the corresponding documents in accordance with this Court's prior directives.

The Parties will plan to file the next Joint Status Report on November 24, 2025.

Dated: November 17, 2025

Respectfully submitted,

KING & SPALDING LLP

By: /s/ *Geoffrey M. Drake*

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ATTESTATION

I, Geoffrey M. Drake, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto.

Dated: November 17, 2025

/s/ Geoffrey M. Drake

Geoffrey M. Drake